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Alaska Native Tribal Health Consortium
Division of Environmental Health and Engineering
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Document Distribution

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LR: 06/21/04



Division of Environmental Health and Engineering

Cooperative Project Agreement

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A Health Facility Improvement Project Between:
The Alaska Native Tribal Health Consortium and
The Village of Manokotak, Alaska
Project No. AN 04-GB7
August 2004

**COOPERATIVE PROJECT AGREEMENT
HEALTH FACILITY IMPROVEMENT PROJECT
VILLAGE OF MANOKOTAK, ALASKA**

PROJECT NO. AN 04-GB7

To complete this project, ANTHC and the Village of Manokotak mutually agree to the terms and conditions contained in this Agreement.

RECOMMENDED BY:

8/31/04
Date

David Beveridge
David Beveridge, P.E.
Regional Manager
DEHE, ANTHC

APPROVED BY:

8/31/04
Date

Paul Sherry
Paul Sherry
Chief Executive Officer
ANTHC

APPROVED BY:

8-31-04
Date

Michael Gloko Sr.
Michael Gloko Sr.
President
Village of Manokotak, Alaska

**COOPERATIVE PROJECT AGREEMENT
HEALTH FACILITY IMPROVEMENT PROJECT
VILLAGE OF MANOKOTAK, ALASKA**

PROJECT NO. AN 04-GB7

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**COOPERATIVE PROJECT AGREEMENT
HEALTH FACILITY IMPROVEMENT PROJECT
VILLAGE OF MANOKOTAK, ALASKA**

PROJECT NO. AN 04-GB7

DATE OF AGREEMENT:
August 2004

A. INTRODUCTION

Throughout this Cooperative Project Agreement (CPA) the following entities are referred to as follows:

City of Manokotak	=	City
Village of Manokotak	=	Village
Alaska Native Tribal Health Consortium	=	ANTHC
Division of Environmental Health and Engineering	=	DEHE
Community Development Block Grant	=	CDBG
Denali Commission	=	Commission

The ANTHC, DEHE, role is to provide sustainable environmental health solutions in partnership with the people it serves to create healthy and safe Native communities.

This CPA contains information about the project scope of work, funding, costs, and administration, and is being performed under the provisions of the following agreements:

- Memorandum of Understanding Between the Denali Commission and the Alaska Native Tribal Health Consortium for Alaska Rural Primary Care Facilities and Sanitation Facilities Planning, Design, and Construction, dated July 2002. This MOU defines the roles and responsibilities of each party and supercedes the original MOU dated March 2001.
- Denali Commission Financial Assistance Award Project No. 0100-DC-2003-I13, Addendum B, dated January 2004.

B. SCOPE OF PROJECT

This project will construct a new health clinic in the Village of Manokotak, Alaska. Project activities include site preparation, materials and equipment, construction, and labor.

C. PROJECT COST

C 1. Cost Estimate Table

Job Type	Scope of Work	Qty	Units	Unit Cost	Central Ops. 8%	Total Cost	Funding Source		
							Denali FY 03	Tribal Equip. FY 04	Village CDBG
M-CL	Construct new clinic	1	LS	920,805	73,665	994,470	577,000	118,470	299,000
Total Award						\$994,470	\$577,000	\$118,470	\$299,000

* Central operations expenses pay for ANTHC engineering technicians, drafting services, surveying, financial support, shipping and receiving staff support, and those services in direct support of force account type construction or ANTHC contract management.

C 2. Project Funding

Contributor	Fiscal Year	Description	Amount
<u>Denali Commission</u>	<u>Federal 2003</u>	<u>NA</u>	<u>\$ 577,000</u>
<u>IHS Tribal Equipment</u>	<u>Federal 2004</u>	<u>NA</u>	<u>\$ 118,470</u>
<u>Village</u>	<u>NA</u>	<u>City CDBG</u>	<u>\$ 299,000</u>
TOTAL PROJECT FUNDING			<u>\$ 994,470</u>

Denali Commission funding for this health facility improvement project has been made available to ANTHC through a separate Financial Assistance Award (FAA), or amendment or addendum to an FAA, between the Denali Commission and ANTHC. It is understood that funding transfers will be made to ANTHC incrementally. Project activities should not proceed until funding for each increment of work is available to ANTHC.

The Village shall enter into a local cooperative agreement with the City of Manokotak. The local cooperative agreement shall establish the roles of the Village and City in carrying out the CDBG grant.

By signing this Agreement, the Village of Manokotak agrees that funding it received from the IHS Tribal Equipment program and from the City's Community Development Block Grant shall be transferred to ANTHC and used for the project. If these or other funding sources are not made available, project activities will be curtailed.

D. PROJECT ADMINISTRATION

In conformance with the Commission's Financial Assistance Award, Addendum B, dated January 2004, the following Project Management Methodology option has been selected by the Village of Manokotak:

Construction management shall be accomplished by ANTHC or its Contractor. ANTHC shall take responsibility for all project oversight, technical assistance, and management of the construction process.

This Agreement shall take effect upon signature by all parties and remain in effect until the expiration of the "Performance Period" specified within the Commission's Financial Assistance Award, or subsequent Amendment(s) or Addendum(s).

E. SUSTAINED OPERATIONS CONSIDERATIONS

The Village of Manokotak will assume ownership of the facilities constructed under this project, and has completed a Denali Commission business plan.

F. NATIONAL HISTORIC PRESERVATION ACT REQUIREMENTS

The National Historic Preservation Act (NHPA) provides for cultural resources identification and protection through avoidance or mitigation to avoid unnecessary disturbance of reported or known human burials. The NHPA also requires Tribes to be consulting parties if archeological discoveries are made during construction.

The Native American Graves Protection and Repatriation Act (NAGPRA) contains stipulations regarding the appropriate treatment and disposition of human burials, funerary, and associated items discovered on Federal lands or Indian Allotments. NAGPRA recognizes the inherent rights and claims of the Native people but often is inapplicable to ANTHC projects. For this reason, as a policy ANTHC recognizes the inherent rights and claims of the tribal entity when human remains and associated items are uncovered through construction projects.

Therefore, if construction for this project results in the discovery of ancient cultural items (i.e., human burials, associated items, and/or archaeological artifacts) ANTHC will ensure that the Manokotak Village Council will be a consulting party. In addition, the following responsibilities are assumed by the project participant in order to comply with the NHPA, NAGPRA, and ANTHC policy recognizing inherent rights and claims:

- Identifying any known or reported archaeological site, artifact, or ancient human remains to avoid unnecessary damage to sensitive resources.
- Delaying construction in the vicinity of a discovery until procedures in conformance with 36 CFR 800 are complete.
- Determining appropriate mitigation measures and performing all mitigation in conformance with 36 CFR 800.
- Ensuring an archaeologist, retained or employed by any party to facilitate construction operations, will view and document any and all cultural items discovered during excavation if an adverse effect determination has been made.
- Ensuring that if removal of ancient human remains is necessary, the archaeologist will remove the entire body and that unless the Manokotak Village Council requests further study of the remains, tests upon or photographs of any ancient human remains will not occur unless specific, separate Agreements have been made with the Manokotak Village Council.
- Contacting the Village Public Safety Officer if a modern human burial is discovered to determine if a criminal act can be identified. If the burial is from an archaeological context, the burial will be treated as archaeological remains and need not be treated as a scene of crime.
- Acknowledging that the Manokotak Village Council assumes full responsibility for any and all cultural items discovered during excavation on all but private lands.
- Acknowledging that the Manokotak Village Council reserves the inherent right to determine the appropriate disposition of any and all cultural items discovered during excavation on all but private lands.
- Acknowledging that the inherent claims or rights of the Manokotak Village Council are not diminished by the fact that the land is under ownership by another party.
- Ensuring that if a discovery is made on Federal lands, Indian Allotment lands, or lands not yet conveyed to the Village or Regional Corporation, parties to facility construction operations shall comply with the NAGPRA if appropriate.
- Acknowledging that all other inherent rights and claims regarding any and all cultural items discovered on any lands other than private lands during excavation for or in support of facility construction not expressly covered in these responsibilities are reserved to the Manokotak Village Council alone.

G. AUTHORITY FOR APPROVAL

Upon signing this document, the ANTHC Chief Executive Officer delegates authority to sign all subsequent agreements related to this project to the Director of Regional Facilities Services, DEHE.

H. PROVISIONS FOR PROJECT COMPLETION

The following sections from the ANTHC, DEHE, Cooperative Project Agreement Provisions Manual for Health Facilities Projects (Orange Book), dated June 2003, are incorporated into this Agreement by reference. For the purposes of this Agreement, all references to "Local Participant" shall mean the Village of Manokotak.

- Section 1, "Provisions for All Cooperative Project Agreements"
- Section 2, "Provisions for ANTHC Management of Local Force Account Labor"
- Section 5, "Insurance and Indemnification Provisions for Force Account Labor Projects Managed by the ANTHC or the Local Participant"
- Section 6, "Assurances for All Construction Programs" (Standard Form 424D)

The following federal provisions apply to this project:

- 15 CFR 24, Uniform Admin Requirements for Grants/Cooperative Agreements to State and Local Governments
<www.access.gpo.gov/nara/cfr/waisidx_99/15cfr24_99.html>
(applies to local or tribal government)
- OMB Circular A-87, Cost Principles for State and Local Governments and Indian Tribal Governments <www.whitehouse.gov/OMB/circulars/a087/a087-all.html >
(applies to local or tribal government)
- OMB Circular A-133, Audits of States, Local Governments and Non-Profit Organizations <www.whitehouse.gov/OMB/circulars/a133/a133.html>
(applies to all Agreements)
- 15 CFR, Part 14, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, Other Nonprofit, and Commercial Organizations
<www.access.gpo.gov/nara/cfr/waisidx_99/15cfr14_99.html>
(applies to non-profits)
- OMB Circular A-122, Cost Principles for Nonprofit Organizations
<www.whitehouse.gov/OMB/circulars/a122/a122.html> (applies to non-profits)

APPENDIX

Final Environmental Review Memorandum Environmental Review and Documentation

Maps

- USGS Community Vicinity Map
- Project Activity Map



ALASKA NATIVE TRIBAL HEALTH CONSORTIUM
Division of Environmental Health & Engineering
1901 South Bragaw Street, Suite 200
Anchorage, Alaska 99508

MEMORANDUM

DATE: August 2004

FROM: Heritage and Environmental Consultant

SUBJECT: Village of Manokotak, Final Environmental Review
Project No. AN 04-GB7

TO: FOR THE RECORD

Based upon the scope for this project, an environmental review in accordance with the National Environmental Policy Act (NEPA) and the National Historic Preservation Act (NHPA) has been completed. The Alaska Native Tribal Health Consortium (ANTHC) has considered all potential environmental concerns (specific and cumulative effects) associated with the project in consultation with applicable federal, state, and local authorities. The Environmental Review Report has been completed and reviewed with respect to the proposed sanitation facilities construction and is attached to this Memorandum.

FINDINGS

This environmental review finds that no further environmental investigation is necessary. All actions involving construction have been reviewed and no extraordinary or exceptional circumstances were found to exist. It is therefore recommended that the Denali Commission approve a determination of eligibility for categorical exclusion from the requirement to conduct further environmental evaluation for this project. Current IHS policy (Federal Register, Vol. 58, No. 3, January 6, 1993, pp. 569-572) allows for categorical exclusion of health and sanitation facility projects that do not have a significant impact on the environment, as determined by the attached "Environmental Review and Documentation."

BACKGROUND

Manokotak is located 25 miles southwest of Dillingham on the Igushik River. It lies 347 miles southwest of Anchorage. It lies at approximately 58.981390° North Latitude and -159.05833° West Longitude. (Sec. 12, T014S, R059W, Seward Meridian.)

ENVIRONMENTAL RESOURCES OF IMPORTANCE

This project will construct a new health clinic in the heart of the community. The site has been disturbed, is wet tundra, and will require the emplacement of fill for the foundation. For these reasons, the ANTHC has determined that it is not likely to affect historic properties, and will contact the State Historic Preservation Officer for concurrence with these findings. There are no other environmental resources of importance identified that would sustain direct adverse impacts from summer construction.

SCOPE OF WORK

This project will construct a new health clinic in the Village of Manokotak, Alaska. Project activities include site preparation, materials and equipment, construction, and labor.

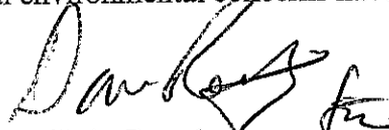
PROPOSED MITIGATION MEASURES

Given the environmental review performed by the ANTHC, no mitigation activities are proposed for this project.

SUMMARY

In the event that the ANTHC becomes aware of any other unforeseen discovery, which could change the environmental determination, the appropriate authority will be notified to develop an acceptable course of action prior to resuming construction activities in the impacted area.

With the scope of work outlined for this project, the ANTHC has completed the environmental review. If the scope of work is changed in the future, then the ANTHC will revisit this environmental review to determine if potential environmental concerns have been addressed.



Chris Campbell

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic Location: Manokotak, Alaska
 Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, see last page)
PART I.		
1. Does this project include construction or lease of new facilities which will total more than 1080 square meters (12,000 square feet)? (Include portable facilities and trailers.)	No	Printed Materials— The proposed health facility in Manokotak, Alaska will total ___ square feet.
2. Does this project involve the construction or lease of new facilities on more than 2 hectares (5 acres) of land?	No	Printed Materials – Less than 2 hectares (5 acres) will be involved in the proposed Manokotak, Alaska facility.
3. <u>Historic Preservation</u> : Will the proposed project construction or renovation adversely affect properties listed, or eligible for listing, on the National Register of Historic places (buildings, archaeological sites, objects of significance)? If a property is more than 50 years old and no determination of eligibility was done, the agency <u>must</u> evaluate and nominate the facility. Contact the State Historic Preservation Officer (SHPO) and document the contact and SHPO response.	No	No historic properties eligible or on the National Register of Historic Places will be adversely impacted by the construction of health clinic in Manokotak, Alaska. The State Historic Preservation Officer will be consulted for concurrence with this finding.

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, see last page)
<p>4. Will the proposed project construction or renovation violate local, state, or federal law on the use and storage of hazardous substances or the transportation, storage, and disposal of hazardous wastes or medical wastes? (Activities that generate those items include renovations, new construction, air conditioning repair and service, pesticide application, motor pools, automobile repair, welding, landscaping, agricultural activities, print shops, hospitals, clinics, medical centers, etc. Repair, renovation, or demolition activities can generate waste that has asbestos-containing materials, asbestos, lead-based paint, PCBs, CFCs, etc.)</p>	<p>No</p>	<p>Printed Materials – The proposed project in Manokotak, Alaska does not violate local, state, or federal law on the use and storage of hazardous substances or the transportation, storage, and disposal of hazardous wastes or medical wastes.</p>
<p>5. Will the project result in a known violation or continuance of a violation of applicable (Federal, Tribal, State or Local) law or requirements imposed for protection of the environment or public health and safety?</p> <p>REFERENCE: National Environmental Policy Act of 1969/FR Vol. 58, No.3, K.1., K.2.</p>	<p>No</p>	<p>Printed Materials – The project will be in compliance with all applicable laws and requirements and will have the appropriated regulatory approvals.</p>

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, <i>see last page</i>)
<p>6. Will the proposed project or construction or renovation result in a conflict with existing or proposed state, federal and local land use plans?</p>	<p>No</p>	<p>Printed Materials – The project site is not zoned. The Manokotak, Alaska Traditional Council have identified this project as an essential community facility.</p>
<p>7. Is the project significantly greater in scope than normal projects for the area or does the project have significant unusual characteristics? REFERENCE: National Environmental Policy Act of 1969/FR Vol. 58, No.3, K.11.</p>	<p>No</p>	<p>Printed Materials – The proposed clinic project in Manokotak, Alaska is typical in scope in comparison with ANTHC health facility improvement projects in rural Alaska and has no unusual, significant characteristics.</p>
<p>8. Does the project have significant adverse direct or indirect effects on parklands, other public lands, or areas of recognized scenic or recreational value? REFERENCE: National Environmental Policy Act of 1969/FR Vol. 58, No.3, K.5.</p>	<p>No</p>	<p>Printed Materials – Alaska Wildlife Refuges, U.S. Fish and Wildlife Service. The community of Manokotak, Alaska is not located in the vicinity of parklands, other public lands, or areas of recognized scenic or recreational value.</p>

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, <i>see last page</i>)
<p>9. Is there a controversy with respect to environmental effects of the project based on reasonable and substantial issues?</p> <p>REFERENCE: National Environmental Policy Act of 1969/FR Vol. 58, No.3, K.3.</p>	No	Signature of CPA denotes there is no environmental controversy associated with this project
<p>10. Does the project establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects? (cumulative impact based on current information)</p> <p>REFERENCE: National Environmental Policy Act of 1969/FR Vol. 58, No.3, K.6.</p>	No	Printed Materials—The health facility construction project in Manokotak, Alaska is not anticipated to result in any cumulative impacts that will result in degradation of environmental concerns as outlined in NEPA.
<p>11. Does the project involve the use, transfer or lease of real property which has been used as a storage for hazardous waste and/or petroleum products or their derivatives for more than one year?</p> <p>REFERENCE: Comprehensive Environmental Response, Compensation and Liability Act of 1980/FR Vol. 58, No.3, K.10.</p>	No	Personal contact -- The project engineer, in consultation with the Tribe of Manokotak, Alaska confirms that real property associated with the health facility project in Manokotak, Alaska has not been associated with the use, transfer, or lease as storage for hazardous waste for more than one year.
PART II		

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, see last page)
12. Will the proposed project construction or renovation require major sedimentation and erosion control measures? (e.g.; construction or expansion of a parking lot)	No	Printed Material- The proposed health facility project will be constructed in an area which does not affect soil erosion or sedimentation.
13. Will the proposed project construction or renovation adversely affect community noise levels?	No	Printed Material – This project will not affect community noise levels because no blasting will occur and heavy equipment use will be limited to the daytime.
14. Will the proposed project construction or renovation adversely affect community air pollution?	No	Printed Material – The proposed health facility project in Manokotak, Alaska will not adversely affect air pollution. The project is located in an unclassified area with no identified air pollution problems, and it will have minor to no effect on local air quality.
15. Will the proposed project construction or renovation create a need for additional capacity in educational facilities?	No	Printed materials- The proposed health facility project at Manokotak, Alaska will not affect any need for additional capacity in educational facilities.
16. Will the proposed project construction or renovation create a need for additional capacity in health care facilities and for health care services?	No	Printed Materials – The proposed health facility project is not anticipated to create a need for additional capacity in health care facilities and for health care services because it will not affect community population levels.

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, <i>see last page</i>)
17. Will the proposed project construction or renovation create a need for additional energy supply or generation?	No	Printed materials – Due to improved energy efficiency, the proposed health facility project is expected to use a comparable amount to the one to be replaced.
18. Will the proposed project construction or renovation create a need for additional capacity at solid waste disposal facilities?	No	Printed materials – The proposed health facility project is not anticipated to create a larger solid waste disposal facility.
19. Will the proposed project construction or renovation create a need for additional capacity at wastewater treatment facilities?	No	Printed materials – The proposed health facility project is not anticipated to require an enlarged wastewater treatment facility.
20. Will the proposed project construction or renovation create a need for/or require a storm water control plan? (e.g.; parking lots. Contact local or state authorities, or EPA to determine if your facility or project is in a regulated storm water area.)	No	Printed materials – The proposed health facility project will be extremely limited in overall surface area and is not expected to significantly affect storm water control in Manokotak, Alaska. Storm drainage will be directed away from the building and parking areas. The project is outside of a regulated storm water area.
21. Will the proposed project construction or renovation create a need for additional drinking water supply?	No	Printed materials – The proposed health facility project will not create a need for additional drinking water supply as the same population will continue to be served as previously.

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, <i>see last page</i>)
22. Will the proposed project construction or renovation create a need for additional capacity in transportation systems?	No	Printed materials – The proposed health facility project in Manokotak, Alaska will serve the same population in a community lacking a transportation system.
23. Are there other considerations about the proposed project construction or renovation that could adversely affect the environment and/or public health and safety?	No	Printed materials – The proposed health facility project in Manokotak, Alaska is not anticipated to adversely affect the environment and/or public health and safety. No toxic building materials will be utilized.
PART III		
24. <u>SAFE DRINKING WATER ACT</u> : Will the project impact a sole source aquifer? REFERENCE: Safe Drinking Water Act of 1974/FR Vol. 58, No.3, K.5.	No	Personal Contact – Letter on file from Michael Crotteau, Alaska Department of Environmental Conservation August 1999. There are no designated sole source aquifers in Alaska.

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, <i>see last page</i>)
<p>25. <u>FLOODPLAINS</u>: Will the project involve construction in a floodplain (except for actions excluded as a class) or impact floodplain development?</p> <p>REFERENCE: Executive Order 11988 and related Acts and Executive Orders/FR Vol.58, No.3, K.5., K.9.</p>	<p>No</p>	<p>Although Manokotak, Alaska lies in a floodplain, and health facility construction is in a floodplain, it will be conducted in accordance with class action requirements (IHS Environmental Review Manual 2.2.3:18), and work will not adversely affect Floodplain development. There are no flood plain maps available for the community, and the community does not participate in the National Flood Insurance Program.</p>
<p>26. <u>WETLANDS/WATER RESOURCES</u>: Will the project adversely affect wetlands/water resources or will there be construction in wetlands, except in conformance with a Corps of Engineers Section 404 Permit?</p> <p>REFERENCE: Executive Order 11990 and related Acts and Executive Orders/FR Vol. 58, No.3, K.5.</p>	<p>No</p>	<p>Printed materials – All construction will be done upon consultation with the US Army Corps of Engineers (COE) and in conformance with any requisite COE permit.</p>

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic

Location: Manokotak, Alaska

Project Description: Construction

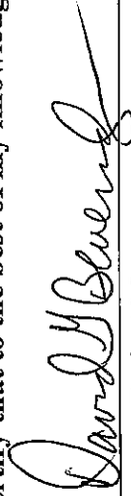
Category	Determination (Yes or No)	Basis for Determination (Documentation, see last page)
<p>27. <u>Coastal Zone Management</u>: Will the proposed project construction or renovation directly affect a Coastal Zone in a manner inconsistent with the State Coastal Zone Management Plan? (Each coastal state should have a state office to manage its coastal zone development and use. All federal projects in the coastal zone must comply with the management plan.)</p>	<p>No</p>	<p>Printed Materials --The project is consistent with the Alaska Coastal Management Plan. This project is within the Bristol Bay CRSA Coastal Zone. The Coastal Project Questionnaire will be submitted for a consistency determination from the Alaska State Department Natural Resources.</p>
<p>28. <u>WILD AND SCENIC RIVERS ACT</u>: Is the project a "Water Resources Project" which will impact a wild, scenic or recreational river area and create conditions inconsistent with the character of the river? REFERENCE: Wild and Scenic Rivers Act of 1968 and related Executive Actions/FR Vol. 58, No.3, K.5.</p>	<p>No</p>	<p>Printed Materials – <i>Wild and Scenic Rivers (Alaska) List</i>, National Wild and Scenic Rivers System, National Parks Service. This project is not a "Water Resource Project" that will impact a wild, scenic, or recreational river, hence will not create conditions that are inconsistent with the character of the river.</p>
<p>29. <u>FARM LAND PROTECTION ACT</u>: Will the project convert significant agricultural lands to non-agricultural uses? REFERENCE: Farmland Protection Policy Act of 1981 and related Acts and Executive Orders/FR Vol. 58, No.3, K.5.</p>	<p>No</p>	<p>Personal Contact – Letter on file from Steve Tickett, Alaska Department of Natural Resources, July 1999. The community of Manokotak, Alaska is not located within an identified significant agricultural area.</p>

HEALTH CARE FACILITIES ENVIRONMENTAL INFORMATION AND DOCUMENTATION

Facility: Health Clinic Location: Manokotak, Alaska
 Project Description: Construction

Category	Determination (Yes or No)	Basis for Determination (Documentation, see last page)
30. <u>WILDERNESS ACT</u> : Will the project adversely impact a wilderness area? REFERENCE: Wilderness Act of 1964/FR Vol. 58, No.3, K.5.	No	Printed Materials – Great Outdoor Recreation Pages, Alaska Wilderness Area List. The community of Manokotak, Alaska is not located in a designated wilderness area.
31. <u>ENDANGERED SPECIES ACT</u> : Is the project likely to adversely affect a species listed on the Federal List of Endangered or Threatened Species or the specific critical habitat? REFERENCE: Endangered Species Act of 1973, as amended/FR Vol. 58, No.3, K.8.	No	Printed Materials – <i>Endangered, threatened and candidate species in Alaska</i> , U.S. Fish and Wildlife Service, December 2000. This project will not be taking place in the vicinity of a critical habitat of an endangered species.

I certify that to the best of my knowledge and ability the information presented herein is true and correct.



Signature, Project Manager

8/31/04

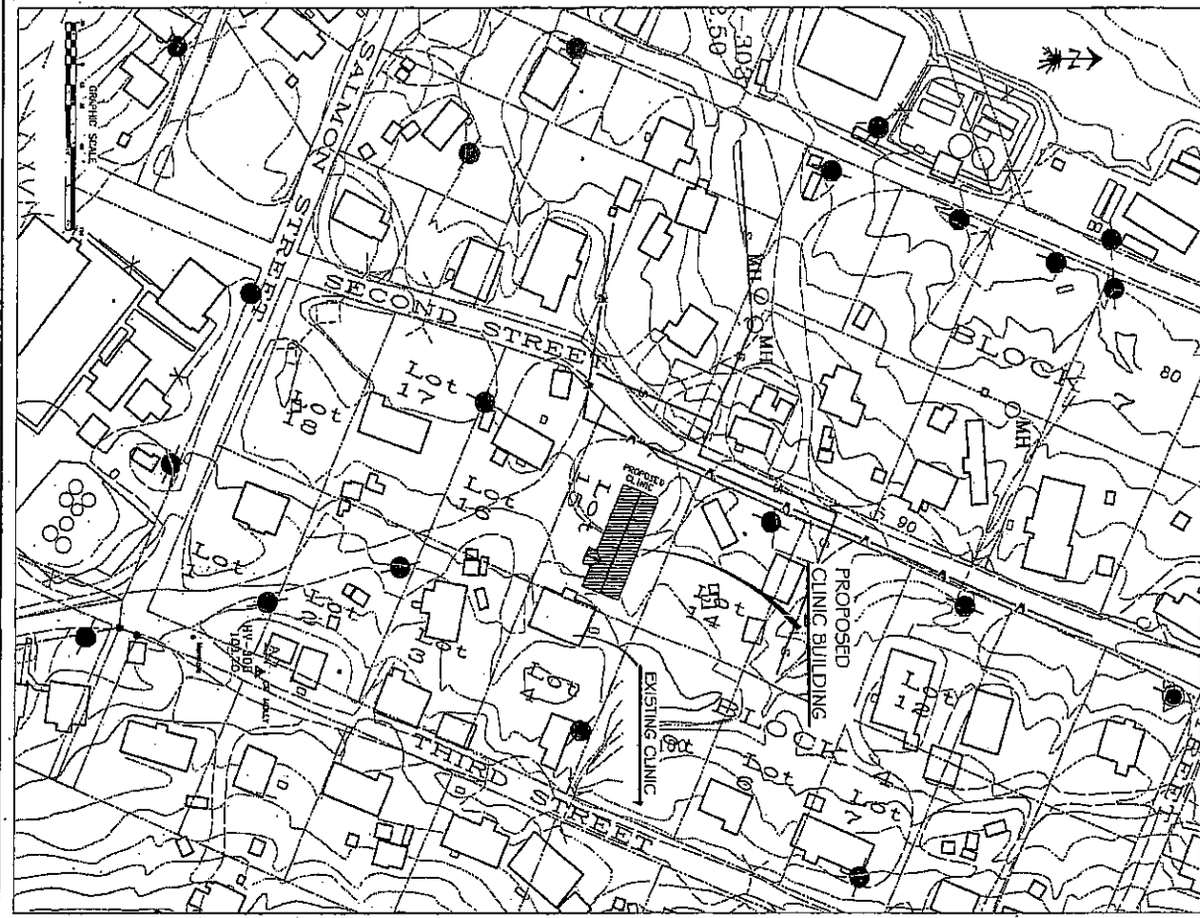
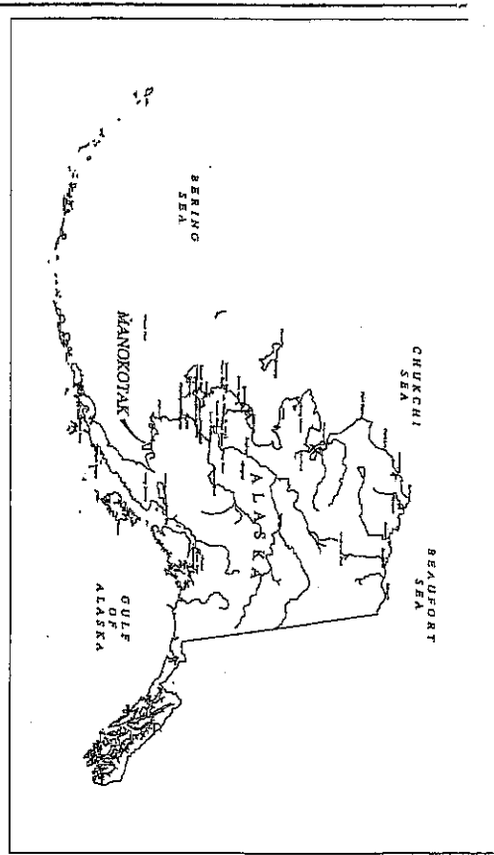
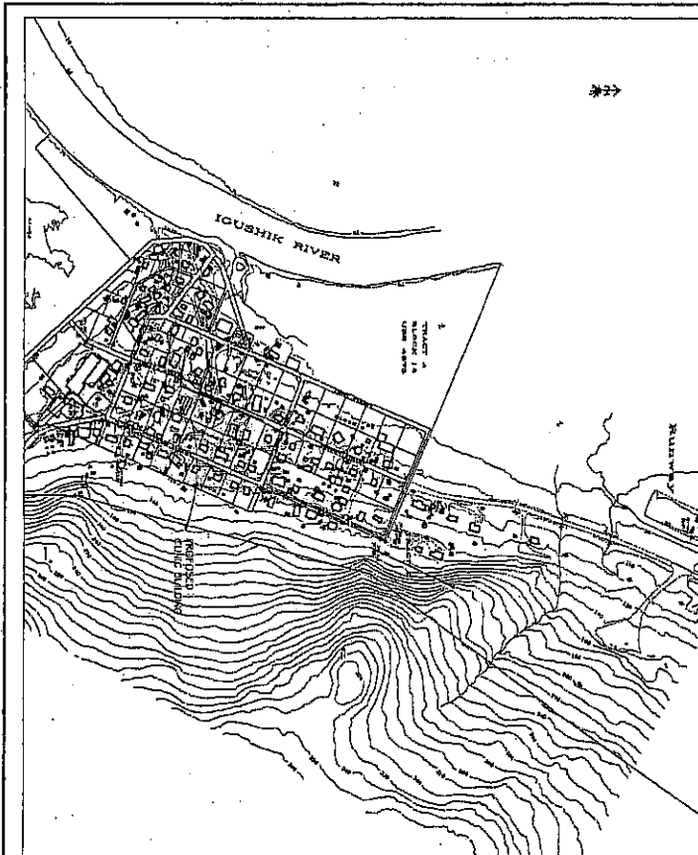
Date



Signature, ANTHC Environmental Review Officer

8/31/04

Date

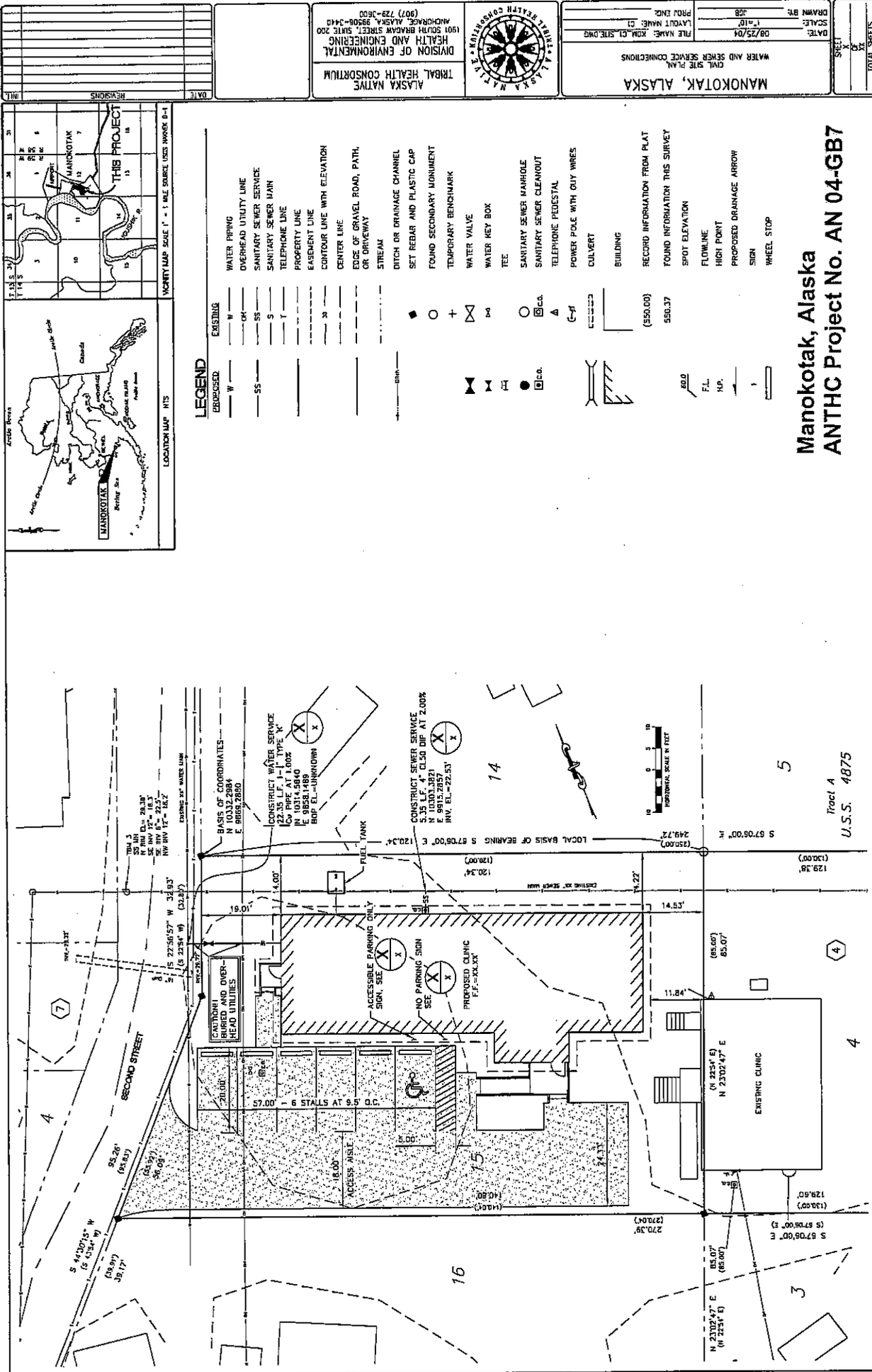


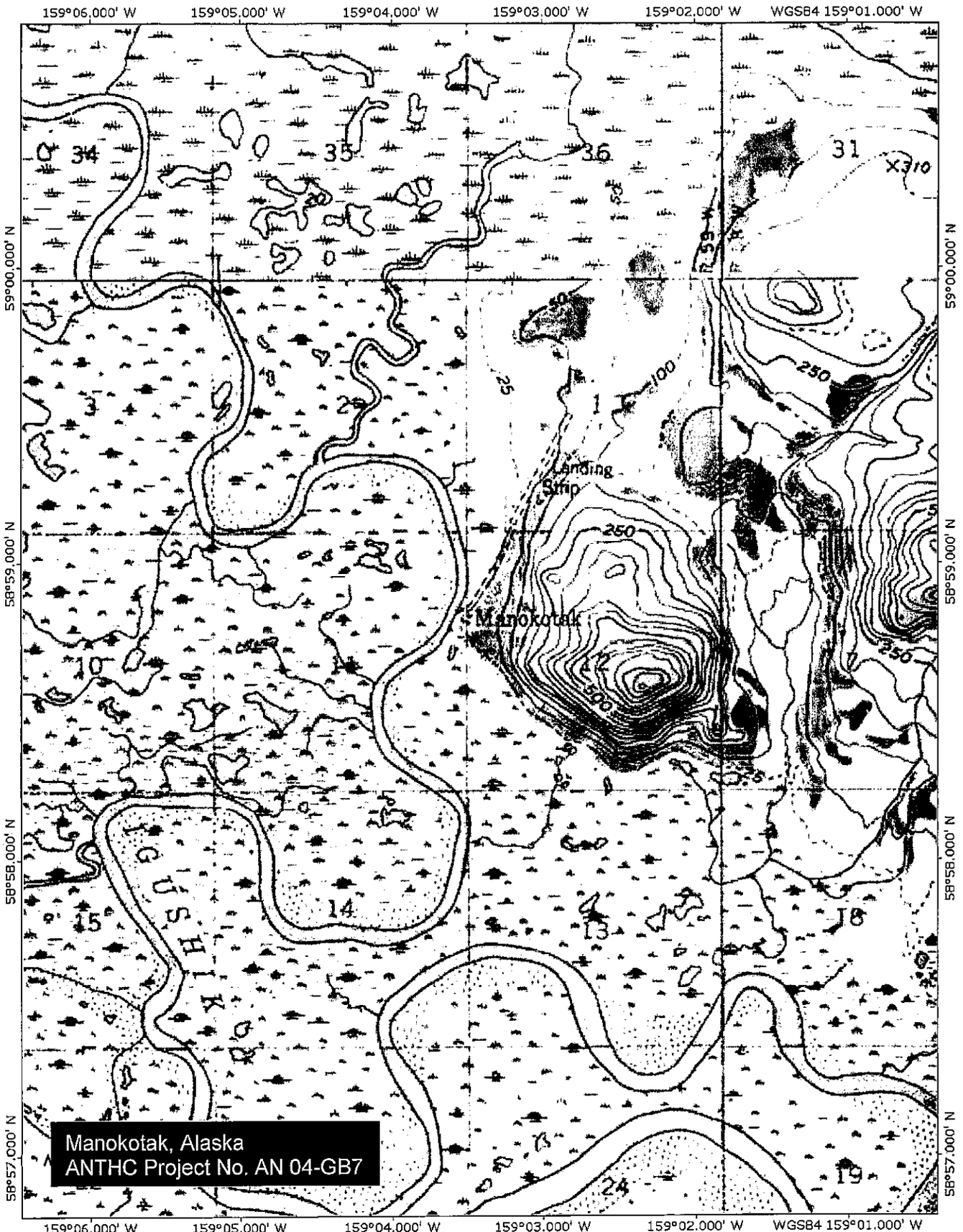
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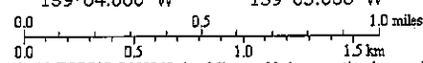
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